# § 110.85 Notice of hearing consisting of written comments.

- (a) A notice of hearing consisting of written comments will:
  - (1) State the issues to be considered;
- (2) Provide the names and addresses of participants;
- (3) Specify the time limits for participants and others to submit written views and respond to any written comments; and
- (4) State any other instructions the Commission deems appropriate.
- (b) The Secretary will give notice of any hearing under this section and §110.86 to any person who so requests.

### §110.86 Notice of oral hearing.

- (a) A notice of oral hearing will:
- (1) State the time, place and issues to be considered;
- (2) Provide names and addresses of participants;
  - (3) Designate the presiding officer;
- (4) Specify the time limit for participants and others to indicate whether they wish to present views; and
- (5) State any other instructions the Commission deems appropriate.
- (b) If the Commission is not the presiding officer, the notice of oral hearing will also state:
- (1) When the jurisdiction of the presiding officer commences and terminates:
- (2) The powers of the presiding officer; and
- (3) Instructions to the presiding officer to certify promptly the completed hearing record to the Commission without preliminary decision or findings, unless the Commission directs otherwise.

## §110.87 Conditions in a notice or

- (a) A notice or order granting a hearing or permitting intervention may restrict irrelevant or duplicative testimony, or require common interests to be represented by a single spokesman.
- (b) If a participant's interests do not extend to all the issues in the hearing, the notice or order may limit his participation accordingly.
- (c) Unless authorized by the Commission, the granting of participation will not broaden the hearing issues.

### §110.88 Authority of the Secretary.

The Secretary is authorized to prescribe time schedules and other procedural arrangements, when not covered by this part, and rule on related procedural requests.

### §110.89 Filing and service.

- (a) Hearing requests, intervention petitions, answers, replies and accompanying documents must be filed with the Commission by delivery or by mail or telegram to the Secretary, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, Attention: Rulemakings and Adjudications Staff. Filing by mail or telegram is complete upon deposit in the mail or with a telegraph company.
- (b) All filing and Commission notices and orders must be served upon the applicant; the General Counsel, U.S. Nuclear Regulatory Commission, Washington, DC 20555; the Executive Secretary, Department of State, Washington, DC 20520; and participants if any. Hearing requests, intervention petitions, and answers and replies must be served by the person filing those pleadings.

(c) Service is completed by:

- (1) Delivering the paper to the person; or leaving it in his office with someone in charge; or, if there is no one in charge, leaving it in a conspicuous place in the office; or, if he has no office or it is closed, leaving it at his usual place of residence with some occupant of suitable age and discretion;
- (2) Depositing it with a telegraph company, properly addressed and with charges prepaid;
- (3) Depositing it in the United States mail, properly stamped and addressed; or
- (4) Any other manner authorized by law, when service cannot be made as provided in paragraphs (c)(1) through (3) of this section.
- (d) Proof of service, stating the name and address of the person served and the manner and date of service, shall be shown, and may be made by:
- (1) Written acknowledgment of the person served or an authorized representative; or
- (2) The certificate or affidavit of the person making the service.